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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/506,833	09/07/2004	Keith Baker	NL 020227	7666
24737	7590 09/21/2006	·	EXAMINER	
PHILIPS INTELLECTUAL PROPERTY & STANDARDS			NGUYEN, PHU K	
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	•	·	2628	
		DATE MAILED: 09/21/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	10/506,833	BAKER, KEITH			
Office Action Summary	Examiner	Art Unit			
	Phu K. Nguyen	2628			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be time will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
 1) ⊠ Responsive to communication(s) filed on 27 J 2a) ☐ This action is FINAL. 2b) ⊠ This 3) ☐ Since this application is in condition for allowed closed in accordance with the practice under the condition of the condi	s action is non-final. ance except for formal matters, pro				
Disposition of Claims					
4) Claim(s) 1-7 and 9-19 is/are pending in the ap 4a) Of the above claim(s) is/are withdra 5) Claim(s) 6,7 and 11 is/are allowed. 6) Claim(s) 1-5,9,10,12-15 and 17-19 is/are reject 7) Claim(s) 16 is/are objected to. 8) Claim(s) are subject to restriction and/o	own from consideration. cted. or election requirement.				
10) The drawing(s) filed on is/are: a) accomplicated to by the Examine 10). The drawing(s) filed on is/are: a) accomplicated to by the Examine 11). The oath or declaration is objected to by the Examine 11). The oath or declaration is objected to by the Examine 11.	cepted or b) objected to by the E drawing(s) be held in abeyance. See ction is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) ■ All b) ■ Some * c) ■ None of: 1. ■ Certified copies of the priority documents have been received. 2. ■ Certified copies of the priority documents have been received in Application No 3. ■ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.					
Attachment(s) 1) ⊠ Notice of References Cited (PTO-892)	4) Interview Summary	PHU K. NGUYEN PRIMARY EXAMINER GROUP 2300 (PTO-413)			
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:				

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The indicated allowability of claims 1-11 is withdrawn in view of the newly discovered reference(s) to LEE (7,075,587). Rejections based on the newly cited reference(s) follow.

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-5, 9-10, 12-15, 17-19 are rejected under 35 U.S.C. 102(e) as being anticipated by LEE (7,075,587).

As per claim 1, Lee teaches the claimed "image display apparatus" comprising:

"means for receiving a video stream representing a series of consecutive input images, with the series of consecutive input images comprising a first image and a second image" (Lee, column 3, lines 44-48); and

"a display device for displaying a series of consecutive output images which are based on the series of consecutive input images, wherein the image display apparatus is arranged to split the consecutive input images into respective first parts and respective second parts" (Lee, column 3, lines 50-63; column 7, lines 5-20); and

"to display a first one of the output images comprising a first block of pixels corresponding to the first part of the first input image and a second block of pixels

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corresponding to the second part of the second input image" (Lee, column 3, lines 65-67); the image display apparatus further comprising: "a character analyzer designed to search for textual information in the first parts; and a comparing unit for comparing parts of the textual information with a predetermined string of characters" (Lee, the OCR program recognizes the textual information and compare it to the patterns of alphanumeric characters; column 7, lines 60-64; in equivalence to Applicant's Textual Recognition; paragraph [0023]).

Claim 2 adds into claim 1 "the first parts correspond to respective portions of a banner" (Lee, column 4, line 52 to column 5, line 5; the auxiliary information; column 8, lines 42-62).

Claim 3 adds into claim 1 "the first parts correspond to a subtitle" (Lee, column 5, lines 38-46).

Claim 4 adds into claim 1 "user interface means to provide location information of the first parts to control splitting of the images of the series of consecutive input images" (Lee, the arrangement of the positions of the display units are controllable by user; for examples in figure 21; column 7, lines 5-20; also figure 27).

Claim 5 adds into claim 4 "a first memory device for storage of the location information" (Lee, the locations of the data which are displayed on two distinct devices 370 and 371; figure 27)

As per claim 9, Lee teaches the claimed "method of displaying a series of consecutive output images which are based on a series of consecutive input images, with the series of consecutive input images comprising a first image and a second image" comprising the steps of:

"means for receiving a video stream representing a series of consecutive input images, with the series of consecutive input images comprising a first image and a second image" (Lee, column 3, lines 44-48); and

"splitting the consecutive input images into respective first parts and respective second parts" (Lee, column 3, lines 50-63; column 7, lines 5-20); and

"displaying a first one of the output images comprising a first block of pixels corresponding to the first part of the first input image and a second block of pixels corresponding to the second part of the second input image" (Lee, column 3, lines 65-67); the image display apparatus further comprising: "searching for textual information £n the first parts; and comparing parts of the textual information with a predetermined string of characters" (Lee, the OCR program recognizes the textual information and compare it to the patterns of alphanumeric characters; column 7, lines 60-64; in equivalence to Applicant's Textual Recognition; paragraph [0023]).

Claim 10 adds into claim 9 "TV comprising the image display apparatus according to Claim I" (Lee, column 3, lines 29-31).

As per claim 12, Lee teaches the claimed "display apparatus" comprising: "an input configured to receive input images having corresponding first input parts and second input parts" (Lee, column 3, lines 44-48); and

"a display device configured to display output images having said corresponding first input parts and output parts" (Lee, column 3, lines 50-63); "wherein a predetermined number of said output images have said output parts corresponding to one second input part of said second input parts so that said one second input part is constantly displayed over said predetermined number of said output images" (Lee, column 6, line 50 to column 7, line 4; the markers defines the predetermined number of image frames for displaying the text data).

Claim 13 adds into claim 12 "said corresponding first input parts and said output parts of said output images are separated by a separator, said separator being controllable by a user" (Lee, the arrangement of the positions of the display units are controllable by user; for examples in figure 21; column 7, lines 5-20; also figure 27).

Claim 14 adds into claim 12 "said corresponding first input parts and said output parts of said output images are separated by a separator, said separator being a line" (Lee, figure 21)

Claim 14 adds into claim 12 "said corresponding first input parts and said output parts of said output images are separated by a separator, said separator being a box" (Lee, figure 27)

Claim 17 adds into claim 12 "a character analyzer designed to search for textual information in the first parts; and a comparing unit for comparing parts of the textual information with a predetermined string of characters" (Lee, the OCR program recognizes the textual information and compare it to the patterns of alphanumeric characters; column 7, lines 60-64; in equivalence to Applicant's Textual Recognition; paragraph [0023]).

Claim 18 adds into claim 12 "said second input parts include a banner" (Lee, column 4, line 52 to column 5, line 5; the auxiliary information; column 8, lines 42-62).

Claim 19 adds into claim 12 "said second input parts include a subtitle" (Lee, column 5, lines 38-46).

Claim 16 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claims 6,7, and 11 are allowed.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Phu K. Nguyen whose telephone number is (571) 272 7645. The examiner can normally be reached on M-F 8:00-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Razavi can be reached on (571) 272 7664. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Phu K. nguyen September 5, 2006 PHU K. NGUYEN PRIMARY EXAMINER GROUP 2300

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